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15	Attorneys for Plaintiff EBET, Inc.				
16	UNITED STATES DISTRICT COURT				
	DISTRIC	T OF NEVADA			
17	EDET L	CASE NO. 2.22 CV 01920 CMN DIA			
18	EBET, Inc.,	CASE NO: 2:23-CV-01830-GMN-DJA			
10	Plaintiff,	STIPULATION TO EXTEND TIME TO			
19	V.	FILE RESPONSES AND REPLY			
20	Aspire Global International Limited, a Malta	BRIEFS TO DEFENDANTS' MOTION			
21	Corporation; AG Communications Limited, a	FOR LEAVE TO FILE UNDER SEAL PORTIONS OF THEIR OPENING			
21	Malta Corporation; Aspire Global 7 Limited, a Malta Corporation; Aspire Global PLC, a	BRIEF IN SUPPORT OF THEIR			
22	Malta Corporation; Neogames S.A.,, a	MOTION TO COMPEL			
23	Luxembourg Corporation; NeoGames	INTERNATIONAL ARBITRATION			
	Connect S.a.r.l., a Luxembourg corporation, NeoGames Connect Limited, a Malta	AND TO DISMISS PLAINTIFF'S			
24	Corporation; DOES I through X, inclusive,	AMENDED COMPLAINT AND PORTIONS OF THE DECLARATION			
25	and ROE CORPORATIONS I through X, inclusive,	OF DR. NICOLAI VELLA FALZON			
	metusive,	(ECF NO. 67)			
26	D-f11	(F: 4P			
27	Defendants.	(First Request)			
28					

STIPULATION TO EXTEND TIME TO FILE RESPONSES AND REPLIES

Plaintiff EBET, Inc. ("EBET") and defendants Aspire Global International Limited, AG Communications Limited, Aspire Global 7 Limited, and Aspire Global Limited, sued herein as Aspire Global PLC, and Neo Group Ltd. (sued herein as Neogames S.A.), NeoGames Connect S.a.r.l., and NeoGames Connect Limited (collectively, "the Aspire and NeoGames Entities") (collectively, EBET and the Aspire and NeoGames Entities are the "Parties"), by and through their undersigned counsel, hereby stipulate and agree as follows, pursuant to LR IA 6-1, LR IA 6-2, and LR 7-1:

- 1. WHEREAS, on August 14, 2024 the Aspire and NeoGames Entities filed their Motion for Leave to File Under Seal Portions of Their Opening Brief in support of Their Motion to Compel International Arbitration and to Dismiss Plaintiff's Amended Complaint and Portions of the Declaration of Dr. Nicolai Vella Falzon (ECF No. 67) (the "Motion to Seal").
- 2. WHEREAS, EBET's Response to the Aspire and NeoGames Entities' Motion to Seal is currently due on August 28, 2024 and the Aspire and NeoGames Entities' Reply Brief is due on September 4, 2024.
- 3. WHEREAS, the Aspire and NeoGames Entities have agreed, as a professional courtesy to EBET due to vacations and the Labor Day holiday, to extend the deadlines for EBET's response to the Motion to Seal by 14 days.
- 4. WHEREAS, this is the Parties' first request for an extension of the deadlines to file Responses and Replies for the Motion to Seal.

THEREFORE, IT IS HEREBY STIPULATED AND AGREED between the Parties, by and through their respective attorneys of record, that, for good cause, the deadlines to file Responses and Replies are extended as follows:

Brief	Current Deadline	Proposed Extended Deadline
Response to Motion to Seal	August 28, 2024	September 11, 2024
Reply re Motion to Seal	September 4, 2024	September 18, 2024

IT IS SO STIPULATED.

Dated: August 26, 2024	Respectfully submitted,	
	By /s/ Andrew B. Goodman John D. Tennert, III, NV Bar No. 11728	
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Dated: August 26, 2024	Respectfully submitted,	
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6	Attorneys for Defendants Aspire Global International Limited,
7	AG Communications Limited,
8	Aspire Global 7 Limited, and Aspire Globa Limited
9	
10	IT IS SO OF DERED:
11	- Mhu
12	UNITED STATES MAGISTRATE JUDGE
13	DATED: August 26, 2024
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FENNEMORE CRAIG
RENO

1 **CERTIFICATE OF SERVICE** I certify that I am an employee of NOVIAN & NOVIAN, LLP, and that on this date, 2 3 pursuant to FRCP 5(b), I am serving a true and correct copy of the above-entitled document on the 4 parties set forth below by: 5 Hand delivery at parties' 16.1 conference 6 Placing an original or true copy thereof in a sealed envelope placed for 7 collection and mailing in the United States Mail, at Reno, Nevada, postage prepaid, following ordinary business practices 8 9 Certified Mail, Return Receipt Requested 10 Via email 11 Placing an original or true copy thereof in a sealed envelope and causing the same to be personally Hand Delivered 12 13 Federal Express (or other overnight delivery) 14 E-service effected by CM/ECF X 15 addressed as follows: 16 Todd L. Bice, Esq. Robert S. Loigman, Esq. 17 Emily A. Buchwald, Esq. Ryan A. Rakower, Esq. Daniel R. Brady, Esq. Caitlin E. Jokubaitis, Esq. 18 Quinn Emanuel Urquhart & Sullivan, LLP Pisanelli Bice, PLLC 400 S. 7th Street, Suite 300 51 Madison Avenue, 22nd Floor 19 New York, NY 10010 Las Vegas, NV 89101 tlb@pisanellibice.com robertloigman@quinnemanuel.com 20 EAB@pisanellibice.com ryanrakower@quinnemanuel.com DRB@pisanellibice.com caitlinjokubaitis@quinnemanuel.com 21 Attorneys for Defendants Attorneys for Defendants 22 23 24 DATED this 26th day of August 2024. 25 /s/ Amanda McGill 26 Employee of NOVIAN & NOVIAN, LLP 27 28

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